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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/598,958	09/15/2006	Hidetoshi Ito	112857-607	2591	
29175 BELL BOYD	7590 01/13/2009 & LLOYD, LLP	EXAMINER			
P. O. BOX 11	35		HOBBS, LISA JOE		
CHICAGO, II	. 60690		ART UNIT	PAPER NUMBER	
			1657		
			MAIL DATE	DELIVERY MODE	
			01/13/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

	Application No.	Applicant(s)		
10/598,958		ITO ET AL.		
	Examiner	Art Unit		
	Lisa J. Hobbs	1657		

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The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress			
THE REPLY FILED 19 December 2008 FAILS TO PLACE THIS	APPLICATION IN CONDITION F	OR ALLOWANCE.				
<ol> <li>\( \)\[ \]\[ \]\] The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 Operiods:</li> </ol>	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	t, or other evidence, v with 37 CFR 41.31; or	which places the r (3) a Request			
a) The period for reply expires 3 months from the mailing date	of the final rejection.					
no event, however, will the statutory period for reply expire la	The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.					
Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07	n).					
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filled is the date for purposes of determining the period of ex under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b)	ension and the corresponding amount of shortened statutory period for reply origing than three months after the mailing date	of the fee. The appropri- nally set in the final Office	ate extension fee te action; or (2) as			
NOTICE OF APPEAL						
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed w</li> </ol>	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the				
AMENDMENTS						
<ol> <li>The proposed amendment(s) filed after a final rejection, I</li> <li>They raise new issues that would require further control to the properties of the propert</li></ol>	nsideration and/or search (see NOT w);	TE below);				
<ul><li>(c) They are not deemed to place the application in bet appeal; and/or</li></ul>	ter form for appeal by materially red	ducing or simplifying t	he issues for			
(d) ☐ They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally reje	ected claims.				
4. The amendments are not in compliance with 37 CFR 1.1.		mpliant Amendment (	PTOL-324).			
5. Applicant's reply has overcome the following rejection(s)						
<ol> <li>Newly proposed or amended claim(s) would be al non-allowable claim(s).</li> </ol>		•				
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is prov. The status of the claim(s) is (or will be) as follows:		I be entered and an e	xplanation of			
Claim(s) allowed:						
Claim(s) objected to:						
Claim(s) rejected: Claim(s) withdrawn from consideration:						
AFFIDAVIT OR OTHER EVIDENCE						
The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and						
was not earlier presented. See 37 CFR 1.116(e).	sumdent reasons why the unique	icor other evidence is	necessary and			
<ol> <li>The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to of the control of the control of the</li></ol>	vercome all rejections under appea	al and/or appellant fail	s to provide a			
showing a good and sufficient reasons why it is necessary 10.   The affidavit or other evidence is entered. An explanatio						
REQUEST FOR RECONSIDERATION/OTHER						
<ol> <li>The request for reconsideration has been considered bu <u>See Continuation Sheet.</u></li> </ol>	t does NOT place the application in	condition for allowan	ce because:			
12. Note the attached Information Disclosure Statement(s).	PTO/SB/08) Paper No(s)					
13. 🔲 Other:						
	/Lisa J. Hobbs/ Primary Examiner					

Art Unit: 1657

Continuation of 11, does NOT place the application in condition for allowance because:

First, the rejection of claims 11-20 on the ground of nonstatutory double patenting over claims 14-26 of copending Application No. 10/536,934 is not addressed in the response of 19 December 2008.

Second, applicant's arguments regarding the rejection of claims 11-20 under 35 USC 103(a) has been fully considered and is not deemed persuasive. Applicant argues that the prior art references teach the hydrolysis of water, not the system as disclosed by applicant using ionized cross-linked polyacrylamide gels, which avoid the release of gases. However, Shahinpoor teaches at col. 1, lines 26-28, that that "the creation of sensors and controllable actuators, or synthetic muscles, is known. Sensors and artificial muscles or actuators made from ion-exchange membranes are relatively new but known and that the polymeric hydrogel components taught by applicants, see Example 1. are known "U.S. Pat. No. 5,100,933, to Tanaka, et al., discloses the use of jonized cross-linked polyacrylamide cels as engines or artificial muscles; the gels can contain a metal ion and are capable of discontinuous volume changes induced by infinitesimal changes in environment. The gel is made by dissolving acrylamide monomers and bisacrylamide monomers in water, adding a polymerization initiator (in particular, ammonium persulfate and TEMED, or tetramethyl-ethylene-diamine) to the solution, soaking the gel sample in water to wash away all residual monomers and initiators, immersing the gel in a basic solution of TEMED for up to 60 days, then immersing the gel in a solvent (in particular, acetone, acetone in water, ethanol and water, or methanol and water). The primary disadvantages of these actuators are generally that the response time of the gel is much longer than that of other known actuator components and that the gel must be contained in the solvent bath. The gels are also mechanically brittle and easily broken" (col. 2, lines 3-20). Also, Madden et al. teach that the "electrolyte may be a liquid (which may require actuator encapsulation), a gel, or a solid"...specifically, the electrolyte may be a polymethylmethacrylate (PMMA) gel containing a salt dopant (col. 4, lines 15-20. As well, Hirai et al. teach that in addition to the PVA gel swollen with DMSO, they were able to achieve gel deformation and motive force using PVC and poly(methyl methacrylate) (p. 199).

Applicants argue that Adolf does not teach the palladium catalyst or the coil/mesh structure, however, Madden et al. teach electrodes of gold, palladium, platinum, etc., (co). 6 and claims 21-23) and Shahippoor teaches electrodes of noble metals, including platinum, palladium, and nickel (col. 6) and Adolf et al. teach that platinum may be used in the actuator (col. 7). Madden et al. specifically teach that the electrode comprises a coiled metal wire (claim 16).

Applicants argue that each of the references teaches away from the idea of the insent invention, however, each of the references, while idiaciosing multiple and various types and species of polymer actuators, discloses that polymer, peleveturs or well known in the art, several teach that the use of cross-linked gel actuators comprising acrylaminde components are known, several teach that electrodes or metal, such as palladium, are known, and several teach that electrodes in various configurations such as metan do oil are known. Finally, each teaches that one of skill in the art knows how to place the electrodes to achieve optimal activity for the desired reaction of that, particular real actuator.